



U.S. Department of Justice

*United States Attorney
Southern District of New York*

*The Silvio J. Mollo Building
One Saint Andrew's Plaza
New York, New York 10007*

April [], 2021

BY ECF and EMAIL

Hon. Alvin K. Hellerstein
United States District Judge
Southern District of New York
Daniel Patrick Moynihan U.S. Courthouse
500 Pearl Street, Room 1650
New York, New York 10007

**Re: United States v. Mones Coro, et al.
19 Cr. 144 (AKH)**

Dear Judge Hellerstein:

The Government respectfully submits this letter pursuant to the Court's order to address the need for continued sealing or redaction of several documents in the above captioned case. The Government has outlined its position regarding sealing for each document in the below chart:

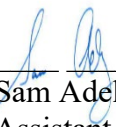
Docket Number(s)	Government's Position
1-5	These documents were previously unsealed at docket numbers 6, 9, 11, 14, and 15.
39	The Government moves to unseal this document. (<i>See Ex. A</i>).
63	This document was previously unsealed at docket number 67.
74	The Government moves to unseal this document. (<i>See Ex. B</i>).
90-100	These documents are not sealed on the docket.
102	This document was previously unsealed at docket number 115.
103	The Government moves to unseal this document. (<i>See Ex. C</i>).
104	The Government moves to unseal this document. (<i>See Ex. D</i>).

105	This document was previously unsealed at docket number 111.
106	This document was previously unsealed at docket number 117.
107	This document was previously unsealed at docket number 112.
108	This document is identical to docket number 105 and was previously unsealed at docket number 111.
109	This document was previously unsealed at docket number 119.
120	<p>This document is sealed pursuant to an October 7, 2020 Order by Your Honor. [REDACTED]</p>

196 & 198	The Government addressed the need to maintain these documents under seal in its letter dated April 9, 2021. (<i>See</i> Dkt. No. 206; <i>see also</i> Exs. F and G).
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Respectfully submitted,

AUDREY STRAUSS
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by: 

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Cc: Defense Counsel
(Via ECF)

Matthew Russell Lee
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Brian Barrett
(Via Email)

Exhibit A

FILED UNDER SEAL

Exhibit B

FILED UNDER SEAL

Exhibit C

FILED UNDER SEAL

Exhibit D

FILED UNDER SEAL

Exhibit E

FILED UNDER SEAL

Exhibit F

FILED UNDER SEAL

Exhibit G

FILED UNDER SEAL